

Name:	How did you hear	about us?	
Phone:	Alternate Number:		
Billing Address:	 Oily	Zip Code:_	
Email (for billing)			

Date of Contact

Terms and Conditions Winter Snow Plowing

- 1. This contract between Premier Lawns, LLC ("Contractor") and ______ ("Customer") is valid from October 1st, 2014 through April 30th, 2015. This contract for winter services will be billed on the 1st of every month, for the length of the contract unless pre paid. Payments shall be due 15 days from the billing date. Payments may be made by check, cash, or credit card. Either party may terminate the contract for any reason by providing 7 days advance written notice to the other party. Upon such termination, services shall still be provided until the end of the 7-day period.
- 2. A late payment fee of \$1.50 shall be added to each bill if not paid within said 15 days. The Customer agrees and understands that they shall be obligated to pay interest at the rate of 1 1/2 percent per month on any balances remaining due and payable to the contractor for a period of thirty days from the date of the invoice. The Customer agrees and understands that they will be responsible for all costs of collection, including reasonable attorney fees, should Contractor refer the Customer's account to a collection company or attorney for collection. The Customer shall be responsible for a \$35.00 returned check fee, or the highest amount authorized by law, for any checks returned unpaid for any reason.
- 3. This Agreement, including any attachments or exhibits hereto, and applicable license agreements, embody the complete and exclusive agreement of the parties and supersede all other communications, oral or written, between the parties relating to the Agreement's subject matter. Any change to this Agreement must be in writing and signed by both parties. Neither the failure nor any delay to exercise a right, remedy or privilege under this Agreement shall be operated as this Agreement is invalid, illegal or unenforceable shall not affect the enforceability of any other provision.
- 4. The services hereunder shall be completed in an industry standard schedule. Contractor shall not be responsible for lost work time on account of weather, strikes, terrorism, accidents, acts of god, or other events not in the control of Contractor. Contractor is not responsible for damages to landscaping, pavement, and grass on the Customer's property. The work herein may cause damage to the Customer's property.

5. If the Customer requests any work above and beyond the work specified herein, the Customer shall be responsible for those costs on a time and material basis, plus a reasonable mark up for profit and overhead.
Snow Removal Snow removal services will begin once the snowfall has reached an accumulation of 2" and will continue until all hard surfaces are cleared to industry standards. All work will be done by 7 am as long as conditions permit. Snow will be pushed to a designated location on property agreed upon by contractor and customer.
Agreed Price
Contractor and customer have agreed that from October 1, 2014 through April 30, 2015 both parties will be under contract and all terms and conditions will be upheld. All changes to description of work or contract terms will be in writing and signed by all parties involved at least 7 days before action. By initialing next to the above services I accept this estimate and would like this document to act as my contract for the 2013-2014 Winter Season.

Both pages must be filled out completely and returned. Let Us Work So You Don't Have To!

_Date: _____

Authorized Signer: _____